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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/700,131	11/03/2003	Ellyne Elizabeth Prodoehl	9408	3708
27752	7590 09/13/200	5	EXAMINER	
THE PROCTER & GAMBLE COMPANY			LQNEY, DONALD J	
INTELLECTUAL PROPERTY DIVISION WINTON HILL TECHNICAL CENTER - BOX 161			ART UNIT	PAPER NUMBER
6110 CENTER HILL AVENUE			1772	
CINCINNATI, OH- 45224		DATE MAILED: 09/13/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

Gm

1)⊠ Responsive to communication(s) filed on 13 June 2005. 2a □ This action is FINAL. 2b)⊠ This action is non-final. 3)□ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4)⊠ Claim(s) 1-14 is/are pending in the application. 4a) Of the above claim(s) 12-14 is/are withdrawn from consideration. 5)□ Claim(s) 1-8 is/are allowed. 6)☑ Claim(s) 9-17 is/are objected to. 7)☑ Claim(s) 9-17 is/are objected to. 8)□ Claim(s) 9-17 is/are objected to by the Examiner. 10)□ The specification is objected to by the Examiner. 10)□ The drawing(s) filed on is/are: a)□ accepted or b)□ objected to by the Examiner. Application Papers 9)□ The specification is objected to by the Examiner. 10)□ The drawing(s) filed on is/are: a)□ accepted or b)□ objected to by the Examiner. Application Papers 9)□ The specification is objected to by the Examiner. 10)□ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Periority under 35 U.S.C. § 119 12)□ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)□ All b)□ Some * c)□ None of: 1.□ Certified copies of the priority documents have been received. 2.□ Certified copies of the priority documents have been received in Application No. 3.□ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). *See the attached detailed Office action for a list of the certified copies not received.		Application No.	Applicant(s)				
Period for Repty A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MALINKB DATE of THIS COMMUNICATION. Lettersize of time many is evaluable under the services or 37 CFR 1.15(r), in ne event, however, may a reply be timely filled after Sk (s) MONTH 85 and he mainting date of this communication. If the period for reply specified above is less than thirty (30 days, a reply within the state developed of the property of the period for reply specified above is less than thirty (30 days, a reply within the state of tending bases of the property of the period for reply specified above is less than thirty (30 days, a reply within the state of tending bases of the property of the period for reply specified above is less than thirty (30 days, a reply within the state of tending bases of the specified for the period days and the semiling date of this communication. If the period for reply specified shows is less than thirty (30 days, a reply within the state of tending bases of the specified shows the specified by the beat of the specified shows the specified by the period of the specified shows the specified part of the specified shows the specified part of the specified shows the specified part of the specified part of the specified part of the specified part of the specified shows the specified part of the specified shows the specified part of the specified part o	Office Action Summan	10/700,131	PRODOEHL, ELLYNE ELIZABETH				
Period for Repty A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extension of time may be available used the provisions of 3 CFR 1.13(a), in so event, however, may a reply be timely fined that SS (b) plottify time the realing able of this communication. **Extension of time may be available used the provisions of 3 CFR 1.13(a), in so event, however, may a reply be timely fined that SS (b) plottify time the realing able of this communication. **Extension of time may be available used for the communication. **In Operated for reply is specified show, the maximum studiory pration's largely within the a statute or interest the communication. **Failure to reply white the set or extended prated for reply visit, by statute, crease the application is become ABANDONED (35 U.S.C. § 131). **Responsive to communication(s) filled on 13. June 2005. **Status** 1) □ Responsive to communication(s) filled on 13. June 2005. **Status** 1) □ Responsive to communication(s) filled on 13. June 2005. 2) □ This action is FINAL. 2) □ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quay/e, 1935 C.D. 11, 453 O.G. 213. **Disposition of Claims** 4) □ Claim(s) 1-11 is/are pending in the application. 4) ○ Claim(s) 1-12 is/are allowed. 5) □ Claim(s) 1-13 is/are allowed. 6) □ Claim(s) 1-13 is/are allowed. 6) □ Claim(s) 1-13 is/are objected to. 8) □ Claim(s) 1-13 is/are objected to by the Examiner. 10 □ The drawing(s) filled on 1 is/are: all □ accepted or b) □ objected to by the Examiner. Application Papers 9) □ The specification is objected to by the Examiner. Note the attached Office Action or form PTO-152. **Priority under 35 U.S.C. § 119 11 □ Certified copies of the priority documents have been received in Application No. 1 □ Application from the International Bureau (PCT Rule 17.2(a)). **Note: of Inderense of Inderense of Inderen	Office Action Summary	Examiner	Art Unit				
A SHORTEND STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. after SIX (8) MONTHS from the mailing date of this communication. If the period for reply specified above, the maximum statutory period with apply within the statutory minimum of their (20) days will be considered timely. If the period for reply specified above, the maximum statutory period with apply and with expire SIX (8) MONTHS from the mailing date of this communication. If the period for reply specified above, the maximum statutory period with apply and with expire SIX (9) MONTHS from the mailing date of this communication. A prepty received by the Officia durin than there months after the mailing date of this communication, even if timely fleet, may reduce any seamed patent term adjustment. See 37 CFR 1.704(s). Status 1) Responsive to communication(s) filled on 13 June 2005. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1.14 is/are pending in the application. 4a) Of the above claim(s) 12.14 is/are withdrawn from consideration. 5) Claim(s) si/are allowed. 6) Claim(s) 1.2 is/are objected to. 8) Claim(s) 9.11 is/are objected to. 8) Claim(s) 9.11 is/are objected to. 9) The specification is objected to by the Examiner. 10) The drawing(s) filled on is/are: a) accepted or b) objected to by the Examiner. Application Papers 9) The specification is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Acknowledgment is made of a claim for foreign priority documents have been received in Application No. 1 Certified copies of the priority documents have been received in Appli		•	=				
THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 3 CFR 1.13(s). In an event, however, may a reply be timely filled after SX (5) MOTHTS from the mailing date of this communication. Extensions of time may be available under the provision of 3 CFR 1.13(s), in an event, however, may a reply be timely filled after SX (5) MOTHTS from the mailing date of this communication. Failure for exploration of the provision							
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2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-14 is/are pending in the application. 4a) Of the above claim(s) 12-14 is/are withdrawn from consideration. 5) Claim(s) 1-8 is/are rejected. 7) Claim(s) 1-8 is/are rejected to. 8) Claim(s) 1-1 is/are objected to. 8) Claim(s) 1-1 is/are objected to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some *c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. **Matechment(s)**	Status						
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Application/Control Number: 10/700,131 Page 2

Art Unit: 1772

DETAILED ACTION

Election/Restrictions

1. Applicant's election without traverse of Group I in the reply filed on June 13, 2005 is acknowledged.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3, 4, 5, 7 and 8 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over either Robb (3227598) or Hale (3525663).

Both references teach a three-dimensional product that contains raised projections that are connected by connecting elements that are recessed from and raised above the base of the product. Refer to figures 2, 5 and 8 in Robb showing

Art Unit: 1772

raised projection 20, 27 or 46 that are connected by connecting sections, shown by the U-shaped section at 17 and 30 in figures 2 and 5, that are recessed from the projections and are raised from the base (i.e. the bottom projection). Refer to the very similar structure in figures 1, 4 and 5 in Hale. This appears substantially the same as the dimpled structure as shown by applicants' figure 1. The first sub-pattern can be considered the section that connects the top of the front dimples in fig 1 of Hale by U-shaped connecting elements 6 and 7. The second sub-pattern can be considered the connection of the top of the projection 2-5, 15, 16 with the bottom projections 19, 20. Alternatively, the two patterns can be considered the rectangle section within the hexagonal pattern 46B (this would have the two sets of parallel rows that transverse one another) and triangular pattern 46A in figure 8 of Robb. The primary references are silent as to the height of the projections. The examiner deems it inherent that these projections are at least $300\mu m$ (.011 inches) in height since the references are drawn to panel structures that would require a substantial thickness.

Alternatively, it would have been obvious to one having ordinary skill in the art at the time the invention was made to the primary references that the projection be at a height above that recited, motivated by the fact the references are drawn to panel structures that would require a substantial thickness.

4. Claims 1-8 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Jablonka et al (4555433).

Jablonka et al teaches three-dimensional products comprising raised protrusions 7 with connecting sections 6 that are recessed and raised above the base 5. The two

Application/Control Number: 10/700,131

Art Unit: 1772

substantial thickness.

patterns can be considered the four raised projections 7 and straight line of sets of the four projections taken across the entire sheet. This forms two sub-patterns since there are two embossed patterns. One can also look diagonally across the sheet in figure 2 two see a second sub-pattern to what one can consider a first sub-pattern of the embossments that form parallel lines that transverse one another of any other section of the embossments. Claim 2 is included since one can look at the edge of the product that does not contain any embossments as recited. The applicant on page 6, lines 12-14 discloses that the second pattern can be a region of no projection or connecting elements. The primary references are silent as to the height of the projections. The examiner deems it inherent that these projections are at least 300µm (.011 inches) in

Page 4

Alternatively, it would have been obvious to one having ordinary skill in the art at the time the invention was made to the primary references that the projection be at a height above that recited, motivated by the fact the references are drawn to panel structures that would require a substantial thickness.

height since the references are drawn to panel structures that would require a

Allowable Subject Matter

5. Claims 9-11 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Application/Control Number: 10/700,131 Page 5

Art Unit: 1772

6. The following is a statement of reasons for the indication of allowable subject matter: The prior art fails to teach, or suggest a tissue-towel paper product containing the structure as recited.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Donald Loney whose telephone number is (571) 272-1493. The examiner can normally be reached on Mon, Tues, Thurs and Fri. 8AM-4PM, flex schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon can be reached on 571 272-1498. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Donald Loney Primary Examiner Art Unit 1772

DJL:D.Loney 08/18/05